(2) APPEARANCES:

(3)

(7) (8)

(11) Suite 32 Hauppauge, New York 11788

(12) BY: SHAWN O'SHAUGHNESSY, ESQ.

(13) (14)

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(16) 875 Merrick Avenue Westbury, New York 11590

(17) BY: JOHN W. KONDULIS, ESQ.

(18)(19)

- (14)A. Lived there full-time or owned the
- (15)house?
- Why don't we say owned the house. (16)
- I think I've owned the house about (17)
- (18) three years, I'm not sure. My memory isn't
- good, but I owned the house before I lived in
- it full-time, and I think I've lived in it
- full-time since December 23rd of last year,
- (22) which would be '06.
- (23)Q. Do you currently own any other
- (24) residences?
- A. No. (25)

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(2)	Q.	At any time since september of
(3)	2006, h	ave you owned any other residences?
(4)	A.	Yes. I sold my home that I used to
(5)	live in.	
(6)	Q.	Where was that?
(7)	A.	Saddle - Upper Saddle River, New
(8)	Jersey.	
(9)	Q.	Was that an apartment, a home,
(10)	somethi	ng else?
(11)	A.	A home.
(12)	Q.	The home you currently live in, is
(13)	that a p	rivate home?

(14)Since September of 2006, have you (15)

with anyone? (16)resided

With anyone? (17)(18)0.

A. As in a human being? (19)

(20)Q. Yes

BSA

(1)

(21)

Do you reside with pets or animals? 0. (22)

Ves. (23)A.

Which? (24)

I have a golden retriever, who is a (25)

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(1) pet therapist, and a cat. (2)

When you say a pet therapist, what 0 (3)

do you mean? (4)

(5) A. He and I have been volunteers for

six or seven years in hospitals and hospices in (6)

programs which use certain certified animals to (7)

- just give me a minute. To - um, help (8)

patients who are either in pain, undergoing (9)

chemo, or - or actually, some of them are (10)

(11)stroke victims or have some other issues

communicating, and the presence of the (12)

certified pet often helps them with their (13)

(14)issues.

(Whereupon, an off-the-record (15)

discussion was held.) (16)

Q. Can you tell me how you got started (17)

(18)with the pet program?

How I got started? It's the Lego (19)

blocks. Can I explain that? (20)

MS. CHIARAVALOTTI: Use the Lego (21)

(22)

I feel like my life, my brain or (23)

something, you know - is composed of Lego (24)

(25)blocks, do you know what they are?

(1)

(2) 0.

(3) And some of them are missing now,

and I can't replace them, and a lot of them (4)

the Lego blocks that are missing might be Lego

blocks that - for example, might occur today,

like you might say, do you want such and such (7)

sandwich, and I might forget whatever you said

for very major companies. I remember that my (17)

first pet therapy job - it's not a job for (18)

money, it's a volunteer job - was at (19)

Blythedale Children's Hospital.

0 Is that in New Jersey? (21)

It's in New York State. A.

Westchester County, and I don't remember the (23)

name of the town at the moment. It might be (24)

(25)Valhalla, but it might not be. I forgot your

(1)

(10)

question. What was it? (2)

Can you give me an approximation as (3) (4) to when you got started with this program?

The program that I'm doing with my (5)

(6)current dog, about six years ago. The original

(7) program was not with this dog. Do you want

that answer? (8)

(9) The first time you started.

(11)In any pet therapy program? A.

(12)0. Yes

(13)Um, I was in college. Um - now

I'm 58, I guess 40 years ago. I did a lot of (14)

volunteer work in hospitals, it was not all pet (15)

therapy. (16)

Was there a specific reason that (17)Q.

you decided to start with this program, (18)

approximately 40 years ago? That was the date (19)

(20)you gave me?

Yeah. Um, I cared about kids. I (21)A.

was doing pediatric care only at that time and (22)

I cared about the kids. (23)

(24)When you say you were doing

pediatric care, is that associated with a (25)

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(1)

medical degree, or something else? (2)

A. No. I was a college student and I (3)

just cared about the kids, and at the time I (4)

was working. At the time when I was doing

that, I was also working with a theatre group (6)

called The Paper Bag Players, which was a (7)

theatre group for kids and we went into (8)

hospitals, you know, through some grant - and

the grant - this is what happens to my voice

(11)- and the grant would put us, for example, at

(12)NYU hospital or whatever hospital, and I would

(13)see the pediatric kids, for some reason, I

wanted to extend my own involvement.

The dog you currently have - you (15)Q.

(16)said it was a dog, correct?

(1)

(2) out of her home: Who worked out of your

THE WITNESS: My assistant. I had (4)

(5) a cleaning person.

I'm only talking about people who (6)

would work on-the-job duties we have been (7)

(8) discussing.

The assistants, and they were (9)

part-time and temporary.

Is it fair to say then, that the (11)

vast majority of the duties were yours? (12)

(13)A. Absolutely.

And that's what the client expected (14)

(15) from you?

Absolutely. Everything I did was a (16)

(17) confidentiality situation.

Earlier you referenced that you had (18)

(19) some contracts that you had to cancel. Were

these written contracts? (20)

A. Well, I think they're letters. By (21)

(22) your standards as an attorney maybe you

(12) irrelevant

(13)Q. Did you have to pay any monies to

get out of any contracts? (14)

Yes. (15)A.

Did you make those payments? (16)

Yes. (17)A.

Who did you pay to break a (18)0.

(19)

MS. CHIARAVALLOTI: To be released (20)

from the contract? (21)

(22)

(23)I believe the company was called -

(24) the reason I hesitate on this is a lot of

companies have very, very much smaller

(2) companies for legal reasons, for certain

(3) projects. I believe the name of the company

(4) that I paid was called Healthy Directions, LLC.

(1)

BSA	10/26/07 WEISS vs CREEN	1	WITNESS: J. H. WEISS XMAX(194/14)
(11)	defer payment from, let's say 2004 to 2005, for	(19)	Q. Can you give me an idea of what
(12)	their reasons, and at the very end of every	(20)	some of those are?
(13)	year, he would see who was doing what and he	(21)	A. There's certain awards called the
(14)	would make the best judgements for me.	(22)	John Capeles awards, I know I won a number of
(15)	Q. You were talking about putting	(23)	those, but I never kept my awards. I gave them
(16)	money away for, did you say pension or	(24)	to my clients that hired me.
(17)	retirement?	(25)	Q. What is the John Capeles award
(18)	A. I had a pension plan.		Page 63
(19)	Q. Were you required to take	(1)	
(20)	distributions from the plan by a specific date	(2)	given for?
(21)	or time?	(3)	A. Probably for promoting new
(22)	A. I don't know.	(4)	magazines, but I don't remember.
(23)	Q. Did you have a plan as to when you	(5)	Q. Did you ever win any awards for
(24)	intended on taking distributions, either for	(6)	design?
(25)	retirement or any other reason?	(7)	A. No. I'm not specifically a
	Page 61	(8)	designer. I'm an inventor. I'm a creator.
(1)	A Lawrence but I deale and amount on him I don't commonly	(9)	Q. Using your words, for inventing or
(2)	A. I guess so, but I don't remember.	(10)	creating, did you ever win any awards for that?
(3)	Q. Do you have an understanding, as	(11)	A. I don't think there are awards for
(4)	you sit here today, how many years you intended	(12)	that; they go to freelancers.
(5)	to work?	(13)	Q. Approximately how many John Capeles
(6)	A. Yes.	(14)	awards have you won?  A. I don't know.
(7)	Q. How many?	(15)	
(8)	A. I thought I would be working at	(16)	Q. More or less than one?
(9)	least until I was 62, full-time, more likely	(17)	A. More than one.
(10)	until I was 65, full-time, and I was aware that	(18)	Q. More or less than five?
(11)	due to my nature as being sort of a – I don't	(19)	A. Of every award I've won, I can't
(12)	like to say this because it sounds a little	(20)	remember the various ones, probably 20 or 30.
(13)	obnoxious but -	(21)	Q. What was the last one that you won?
(14)	MS. CHIARAVALLOTI: Don't say it	(22)	A. I don't know. I never submitted any of my work for an award. That's what kept
(15)	A. I have to sort of refer to the fact	(23)	the number down. The only reason I won any was
(16)	that there were not that many people who did	(25)	that the client submitted it.
(17)	what I do, and who had launched that many	(23)	Page 64
(19)	magazines. I would probably have worked into	(1)	
(20)	my 70's, so my plan was that I would probably	(2)	Q. Did you win any awards in the years
(21)	have worked part-time until I was about 72.	(3)	from 2000 to 2006?
(22)	Q. If I were to pick up a magazine in	(4)	A. I don't recall any.
(23)	the newsstand, would I see your name on it?	(5)	Q. If I were curious to find out award
(24)	A. No.	(6)	winners for a specific period of time, would
(25)	Q. Would I see your name on the inside	(7)	there be a place I could look to find that?
	Page 62	(8)	A. I don't know, because I didn't
(1)	m	(9)	submit the stuff.
(2)	of the magazine at all?	(10)	MS. CHIARAVALLOTI: To the extent
(3)	A. No.	(11)	we can identify which clients' work that
(4)	Q. Were you given credit by anyone,	(12)	Judy did got the John Capeles award, we
(5)	other than the company that paid you for being	(13)	will attempt to put together a list. I
(6)	involved with these magazines?	(14)	didn't know about the award until now.
(7)	A. To the companies that paid me, I	(15)	So, I will investigate that. Go to
(8)	was an important asset. And the public at	(16)	clients' offices and photograph their
(9)	large, they don't know about people like me.	(17)	walls.
(10)	Even people like you don't know about people	(18)	Q. What is your height?
(11)	like me.	(19)	A. Five feet two.
(12)	Q. Did you receive any awards or	(20)	Q. Your weight?
(13)	accolades from your peers?	(21)	A. 109.
(14)	A. Yes.	(22)	Q. Did you weigh approximately 109 on
(15)	Q. What sorts of awards?	(23)	the date of the accident?
(16)	A. I gave them all to my clients.	(24)	A. I don't think so.
(17)	Almost every award you can win in magazine	(25)	Q. More or less?
	promotion. (18) promotion.		Page 65

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SA	10/26/07 WEISS vs CREEN	1	WITNESS: J. H. WEISS XMAX(195/1
(1)		(9)	remembered it was her husband's company.
(2)	A. I would say more.	(10)	Q. What kind of car were you in?
3)	Q. How much more?	(11)	A. I wouldn't know. I mean, I know
4)	A. I would say 115. A. I would say 115.	(12)	because she showed me the picture yesterday,
5)	Q. Were you involved in an automobile	(13)	but I wouldn't know. I didn't know. In fact,
6)	accident that we're discussing today?	(14)	I was really surprised when I saw it.
7)	A. Yes.	(15)	Q. Did you prepare for your deposition
8)	Q. When was that accident?	(16)	in any way today?
9)	A. September 18, 2006.	(17)	A. No.
0)	Q. What was the day of the week?	(18)	Q. Did you prepare with your Counsel
1)	A. I don't know.	(19)	in any way by reviewing any documents or
2)	Q. Was it a weekday, weekend?	(20)	photographs?
3)	A. Weekday.	(21)	A. Today, no.
1)	Q. Early part of the week, middle	(22)	Q. Did you prepare for the deposition
5)	part, end of the week?	(23)	by reviewing any documents or photographs
5)	A. It was early, I think.	(24)	yesterday?
7)	Q. What was the time of the accident?	(25)	A. I saw photographs yesterday of the
3)	A. I think it might have been about		Page 68
9)	1:00 p.m. (10) 1:00 p.m.	(1)	
)	MS. CHIARAVALLOTI: Is that a	(2)	accident.
)	question or an answer?	(3)	MS. CHIARAVALOTTI: The black and
()	THE WITNESS: I don't know.	(4)	whites attached to one of the rule 26
)	MS. CHIARAVALLOTI: Well, then you	(5)	submissions.
()	have to say -	(6)	MR. O'SHAUGHNESSY: For the record,
5)	A. I think it was about 1:00 p.m.	(7)	I belive that's the submission of DeSena
	Page 66	(8)	and Sweeney.
)		(9)	Q. Other than telling me what you and
2)	Q. What was the location of accident?	(10)	your attorney discussed, did you review any
(3)	A. I don't know what the location was,	(11)	other documents or papers?
)	but it was on a road, I guess, somewhere near	(12)	A. No.
)	New Paltz and Kingston, or in between.	(13)	Q. What color was the car that you
)	Q. Were you a passenger or driver?	(14)	were in?
)	A. Passenger.	(15)	A. Well, because I saw it on the
)	Q. Whose car was it?	(16)	table, I can answer you. Just now I saw it,
)	A. That's a good question. I thought	(17)	but I wouldn't know otherwise.
)	I was driving in a car that belonged to my	(18)	Q. What color is it?
)	realtor, who I just met that day who I knew for	(19)	A. Well, it appears to be red.
)	about 20 minutes. Her name was Betty Olson, I	(20)	MS. CHIARAVALLOTI: There is a
)	think, but I now wonder if it was her car, or	(21)	photograph right in front of Counsel
)	maybe her husband's car.	(22)	that all of us can see with a red
)	MS. CHIARAVALLOTI: Don't	(23)	vehicle, so we're cheating a little bit.
)	speculate. You thought it was her car,	(24)	MR. O'SHAUGHNESSY: I'm going to
)	that's the end.	(25)	turn these over.
)	Q. What makes you believe that it may	-	Page 69
	not have been her car?	(1)	10.
)	A. Because I saw the license plate	(2)	THE WITNESS: My point is, I don't
	yesterday.	(3)	know.
		(4)	Q. Where were you seated in this car?
)	Q. What about the license plate makes		

A. It's the name of her husband's

(25) company.

(1)

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Q. Do you recall the license plate? (2)

A. No. I don't recall it. You showed (3)

(4) me a picture.

MS. CHIARAVALLOTI: I showed her a (5)

(6) picture of the vehicle and I asked, "Is

(7) this Betty's car?" And then she got

(8) mixed up with the license plate, but she

(6) driver.

(7) The front seat?

Yes. (8) A.

Can you describe the driver of that Q. (9)

vehicle? (10)

(11) Describe her in what way?

MS. CHIARAVALLOTI: Age, skin (12)

(13) color.

Anything you can tell us. (14)

She's probably about my age, I (15)

(16) think. She's about my height. She's heavy.